IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

| Application Number: | 10/792,228 |
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| Applicant: | HUI SUK PARK |
| Filing Date: | 03/03/2004 |
| Group Art Unit: | 3732 |
| Examiner: | DOAN, ROBYN KIEU |
| Attorney Docket Number: | 5873.38012 |
| Customer Number: | 21,000 |
| Title: | METHOD AND APPARATUS FOR ATTACHING SUPPLEMENTAL HAIR TO HUMAN HAIR |

CERTIFICATE OF FACSIMILE TRANSMISSION [37 CFR 1.8(a)]

☑ 3 pages transmitted by facsimile on the date shown below to the United States Patent and Trademark Office, Attn: Examiner Robyn Kieu Doan, at (571) 273-4711).

JANUARY 16, 2006

Oate

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Geoffrey A. Mantooth

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DOCKE in re Application of: Hul Bulk Park Application No.: 10/792,228 PERT METHOD AND APPARATUS FOR ATTACHING SUPPLEMENTAL HAIR TO HUMAN HAIR The owner", Hull Bulk Path

complete provided below, the terminal part of the statutory term of any patent granted on the instant application which would extend beyond the original period below, the terminal part of the statutory term of any patent granted on the instant application which would extend to 3 to 3.50.0.00 as the term of said prior patent to defined in 3 try patent as the term of said prior patent is presently shortened by any terminal discissmen. The owner hereby agrees that any patent as and 173, and as the term of said prior patent is presently shortened by any terminal discissmen. The owner hereby agrees that any patent and 173, and as the term of said prior patent is presently shortened by any terminal discissmen. The owner hereby agrees that any patent application shall be conferently shortened by any terminal discissmen. The owner hereby agrees that any patent are commonly owned. This granted on the instant application and is binding upon the grantee, its successors or assigns. In making the shave discisimer, the owner does not discisim the terminal part of the term of any extent granted on the instant application that would extend to the expiration date of the full craditory term as defined in 35 U.S.C. 154 and 173 of the prior patent, "as the term of said prior patent is presently shortened by any terminal discisimer," in the event that said prior patent later: expires for full re-internation to pay a maintaneous tee; is held unumforceable. is found invalid by a court of competent jurisdiction:
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